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DATE MAILED: 11/21/2006

APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/583,452	05/30/2000 Dan		Daniel R. Zaharris	M-8376-US	1693	
32605	7590	11/21/2006	•	EXAM	EXAMINER	
		VOK CHEN & HE	NOBAHAR, A	NOBAHAR, ABDULHAKIM		
2033 GATEWAY PLACE SUITE 400				ART UNIT	PAPER NUMBER	
SAN JOSE,	SAN JOSE, CA 95110					

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/583,452	ZAHARRIS ET AL.				
Office Action Summary	Examiner	Art Unit				
·	Abdulhakim Nobahar	2132				
The MAILING DATE of this communication app						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION (6(a)) In no event, however, may a reply be tirged apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status		•				
1)⊠ Responsive to communication(s) filed on <u>08 Se</u>	eptember 2006.	· ·				
2a)⊠ This action is FINAL . 2b)☐ This	_					
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1,2 and 6-21 is/are pending in the app	olication.					
4a) Of the above claim(s) is/are withdray						
5) Claim(s) is/are allowed.						
6) Claim(s) 1,2 and 6-21 is/are rejected.	•					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) acce		Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correct						
11) ☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	e Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	a)-(d) or (f).				
a) All b) Some * c) None of:	priority united to exercit § * 15(5					
1. Certified copies of the priority document	s have been received.	,				
2. Certified copies of the priority document	s have been received in Applicat	tion No				
3. Copies of the certified copies of the prior	rity documents have been receiv	red in this National Stage				
application from the International Bureau						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	a.					
1) Notice of References Cited (PTO-892)	4) Interview Summar					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail D 5) Notice of Informal					
Paper No(s)/Mail Date	6) Other:					

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DETAILED ACTION

1. This office action is in response to applicants' response filed on 09/08/2006.

2. The claims 1, 14 and 20 are amended.

3. Applicant's arguments with respect to the rejections of claims under 35 USC § 102 and 103 have been fully considered and are persuasive. Therefore, the rejections have been withdrawn. However, upon further consideration of the amended claims, a

new ground(s) of rejection is made.

4. When responding to the Office action, Applicant is advised to clearly point out the patentable novelty the claims present in view of the state of the art disclosed by the reference(s) cited or the objection made. A showing of how the amendments avoid such references or objections must also be present. See 37 C.F.R. 1.111(c).

Claim Objections

Claim 21 is objected to because of the following informalities: This claim depends on claim 21. Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 1, 2, 6, 8, 9, 14, 16, 17, 19 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bell et al. (6,832,319 B1; hereinafter Bell) in view of Scheidt (7,09,851 B1; Scheidt).

1. Referring to claim 1, Bell discloses:

a method for copying electronic data, once only, on a storage medium that includes a medium ID and media key block (abstract; col. 2, lines 40-55) and Bell further discloses:

generating an internal key within the data storage engine using a pseudo-random number generator (Figs. 3 and 6; col. 7, lines 23-33; col. 8, line 59-col.9, line 3, where the media key corresponds to the recited internal key and the player-recorder corresponds to the recited data storage engine);

generating a combination key by combining a medium key with the internal key within the data storage engine (Figs. 3 and 6; col. 7, lines 23-33, where the media identification corresponds to the recited medium key and the content key corresponds to the recited combination key which is generated within the player); and

within the data storage engine, decrypting a first portion of data stored on the storage medium with said combination key (Figs. 3 and 6; col. 7, lines 23-33, where the content key corresponds to the recited combination key and it is used to decrypt the data read from the storage medium within the player).

Bell, however, does not expressly disclose:

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generating a pseudo-random number within the data storage engine using a seed from a non-volatile memory.

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Scheidt discloses a method for producing a cryptographic key by combining several components or splits, each of which may be provided by a different source (see, for example, abstract; col. 7, lines 20-30). Scheidt also discloses that a pseudo-random number is generated at both origin and destination spaces corresponding to the recited data storage engine (see, for example, col. 7, lines 32-41). Scheidt further discloses that the pseudo-random number is generated based on a seed value receiving from a source such a storage medium, floppy disk or a token corresponding to the recited non-volatile memory (see, for example, col. 4, lines 18-22; col. 7, lines 5-13; col. 7, lines 32-41; col. 7, lines 54-58). The calculated cryptographic key is used to decrypt the ciphertext data to plaintext data at the destination (col. 6, lines 57-67).

It would have been obvious to a person of ordinary skill in the art at the time of the invention to incorporate in the system of Bell a scheme for generating a pseudorandom number within the encryption/decryption engine (i.e., disk reproducing device or data storage engine) as taught in Scheidt, because it would make difficult for an unauthorized person to defeat the cryptography scheme and to decrypt the encrypted data (Scheidt, col. 3, lines 3-12).

2. Referring to claim 2, Bell discloses:

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decrypting a master media key; and generating the medium key from the master media key (col. 9, lines 8-12, where medium key block corresponds to the recited master media key).

3. Referring to claim 6, Bell discloses:

The method of claim 1, wherein the combination key is generated by combining the internal key with the medium key in an exclusive OR function (col. 7, lines 59-62; col. 9, line 12-16).

4. Referring to claim 8, Bell discloses:

The method of claim 2 wherein the medium key comprises a mastered system area key, a writable system area key and a file system information key (Fig. 3; col. 6, lines 15-21).

Referring to claim 9, Bell discloses:
 generating an additional internal key (col. 3, lines 25-50).

6. Referring to claims 14 and 20, Bell discloses:

Generating a plurality of internal keys using a pseudo-random number generator (data storage engine) (see col. 3, lines 17-50; col. 8, line 59-col. 9, line 16);

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Decrypting a master media key and a file system structure corresponding to a first portion of the data using at least one internal key (see col. 7, lines 23-33; col. 9, lines 8-12, where medium key block corresponds to the recited master media key);

Generating a plurality of medium keys from the master media key (see col. 3, lines 17-50; col. 8, lines 46-67);

Generating a plurality of combination keys from the plurality of medium keys and the plurality of internal keys (see col. 4, lines 1-25; col. 7, lines 23-33, where the media identification corresponds to the recited medium key and the content key corresponds to the recited combination key which is generated within the player); and

Decrypting a first portion of the data using a first combination key (see col. 3, lines 25-30; col. 7, lines 23-33, where the content key corresponds to the recited combination key and it is used to decrypt the data read from the storage medium within the player).

Encrypting a portion of data using said first combination key and storing the first portion on the storage medium (see col. 2, lines 50-55; col. 3, lines 8-16; col. 4, lines 1-8).

Bell, however, does not expressly disclose:

generating a pseudo-random number within the data storage engine using a seed from a non-volatile memory.

Scheidt discloses a method for producing a cryptographic key by combining several components or splits, each of which may be provided by a different source (see, for example, abstract; col. 7, lines 20-30). Scheidt also discloses that a pseudo-random number is generated at both origin and destination spaces corresponding to the recited

data storage engine (see, for example, col. 7, lines 32-41). Scheidt further discloses that the pseudo-random number is generated based on a seed value receiving from a source such a storage medium, floppy disk or a token corresponding to the recited non-volatile memory (see, for example, col. 4, lines 18-22; col. 7, lines 5-13; col. 7, lines 32-41; col. 7, lines 54-58). The calculated cryptographic key is used to decrypt the ciphertext data to plaintext data at the destination (col. 6, lines 57-67).

It would have been obvious to a person of ordinary skill in the art at the time of the invention to incorporate in the system of Bell a scheme for generating a pseudorandom number within the encryption/decryption engine (i.e., disk reproducing device or data storage engine) as taught in Scheidt, because it would make difficult for an unauthorized person to defeat the cryptography scheme and to decrypt the encrypted data (Scheidt, col. 3, lines 3-12).

7. Referring to claims 16, 17 and 19, Bell discloses that DVD disk may contain different encrypted data recorded in different area of the disk each section with its own associated key that is used for the encryption of data and the combination key for decryption (see, for example, col. 3, lines 25-50; col. 5, lines 33-53; col. 8, lines 38-67).

Claims 7, 10-13, 15, 18 and 21 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bell et al. (6,832,319 B1; hereinafter Bell) in view of Scheidt (7,09,851 B1; Scheidt) and further in view of Silverbrook et al. (6,334,190 B1; Silverbrook).

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1. Referring to claims 7, 18 and 21, Bell in view **Scheidt** discloses that different data may be recorded on different area of a DVD disk and each portion of data encrypted and decrypted with particular keys using any type of cryptography technology (see, for example, col. 3, lines 25-50; col. 5, lines 33-53; col. 8, lines 38-67). But Bell in view Scheidt does not expressly disclose the use of DES and triple DES for decryption and encryption. Silverbrook discloses the use of DES standard for encryption and decryption (col. 3, lines 64-67) and specifically the use of triple DES for more security (col. 4, lines 7-15).

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Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to utilize triple DES for encryption and decryption instead of single DES as taught in Silverbrook in the system of Bell in view Scheidt, because it would provide a much higher level of protection and security for the secure data (col. 1, lines 25-31).

- 2. Referring to claims 10, 11 and 13, these claims are rejected as applied to the like elements of claims 1, 4, 6 and 9 as stated above.
- Referring to claim 12, Bell in view Scheidt discloses any number of different encrypted data can be recorded on the DVD disk (see, for example, col. 3, lines 25-50; col. 5, lines 33-53; col. 8, lines 38-67) and any cryptosystem type and encryption key can be applied to the recorded information (col. 1, lines 56-64).

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4. Referring to claim 15, Bell in view Scheidt discloses the use of a pseudo-random number generator comprising a logical feedback shift register (LFSR) and a seed for the LFSR (see Scheidt, col. 8, lines 25-30; col. 9, lines 10-22; col. 16, lines 3-20).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US Patent No. US 7,120,696 B1 to Au et al.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Abdulhakim Nobahar whose telephone number is 571-

272-3808. The examiner can normally be reached on M-T 8-6.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Gilberto Barron can be reached on 571-272-3799. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

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Abdulhakim Nobahar

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Examiner

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November 13, 2006

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